

As a below named invent	or, I hereby declare that:	my residence, post office a	address and citizenship are	as stated below
name; that I verily believe aventor (if plural inventors and):	that I am the original, first	and sole inventor (if only of	one name is listed below) o	or an original, first
TAPE TRANSPORT	APPARATUS		·	
ich is described and claimed	l in:			
		a April	1 13, 2001.	
he attached specification, of he specification in the application with amendments through	cation Serial No	(if applicable), or	<u> </u>	
the specification in internatio	nai Application No. 1 C 17 _		filed	, and as amer
on				
eby state that I have review	ed and understand the con	tent of the above-identifie	d specification, including th	he claims, as amer
y amendment(s) referred to				
nowledge my duty to disclo-	se to the Patent and Trade	emark Office all informatio	n known to me to be mate	erial to patentabili
ed in Title 37, Code of Fed	eral Regulations, §1.56.			
by claim priority benefits un	der Title 35. United States	Code, \$119 (and \$172 if th	is application is for a Desig	m) of any application
atent or inventor's certificate	e listed below and have als	o identified below any appl	lication for patent or inven	tor's certificate ha
ng date before that of the ap	plication on which priority	is claimed:		
COUNTRY	АРРІІСЛІ	TION NO.	DATE OF FILING	PRIORITY CLAIMED
				PRIORITY CLAIMED YES
COUNTRY	APPLICAT 2000-111508		DATE OF FILING	CLAIMED
				CLAIMED
Japan	2000-111508  Title 35. United States Coo	Apr	il 13, 2001 tes application(s) listed bel	YES low and, insofar as
Japan  eby claim the benefit under fort matter of each of the claim	2000-111508  Title 35, United States Cooms of this application is not	de, §120 of any United State dislosed in the prior Uni	il 13, 2001  tes application(s) listed belited States application in the	VES  low and, insofar as the manner provide
eby claim the benefit under of the claim	2000-111508  2000-111508  Title 35, United States Cooms of this application is not ited States Code, \$112, I ac	de, §120 of any United State dislosed in the prior United State dislosed in the prior United State of the duty to discontinuous	il 13, 2001  tes application(s) listed belited States application in the	OLAIMED YES  low and, insofar as the manner provide to patentability as d
Japan  beby claim the benefit under of the claim the paragraph of Title 35, Under Title 37, Code of Federal I	Title 35, United States Cooms of this application is not ited States Code, §112, I ac Regulations, §1.56 which o	de, §120 of any United State dislosed in the prior United State dislosed in the prior United State of the duty to discontinuous	il 13, 2001  tes application(s) listed belited States application in the	VES  low and, insofar as the manner provide to patentability as d
Japan  eby claim the benefit under of matter of each of the claim	Title 35, United States Cooms of this application is not ited States Code, §112, I ac Regulations, §1.56 which o	de, §120 of any United State dislosed in the prior United State dislosed in the prior United State of the duty to discontinuous	il 13, 2001  tes application(s) listed belited States application in the	OLAIMED YES  low and, insofar as the manner provide to patentability as d
Japan  beby claim the benefit under of the claim the paragraph of Title 35, Under Title 37, Code of Federal I	Title 35, United States Cooms of this application is not ited States Code, §112, I ac Regulations, §1.56 which ohis application.	de, §120 of any United State dislosed in the prior United State dislosed in the prior United State of the duty to discontinuous	il 13, 2001  tes application(s) listed belted States application in the close information material to date of the prior application.	OLAIMED YES  low and, insofar as the manner provide to patentability as d

And I hereby appoint John T. Miller, Reg. No. 21,120; Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Jeffrey Nolton, Reg. No. 25,408; Warren M. Cheek, Jr., Reg. No. 33,367; Nils E. Pedersen, Reg. No. 33,145 and Charles R. Watts, Reg. No. 33,142, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., attorneys to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

WENDEROTH

I hereby authorize the U.S. attorneys named herein to accept and follow instructions from . as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

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and Inventor F. KMWWHITA	Date	June	25	, 2001	
Brd Inventor	Date				•
4th Inventor	Date				···
5th Inventor					
6th Inventor	Date				
7th Inventor	Date				
The above application may be more particularly identified as follows:					
U.S. Application Serial No.	Filing Date			•	
Applicant Reference Number A	tty Docket No				•
Title of Invention					
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